## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

## **UNITED STATES OF AMERICA**

v.

## ARRAIGNMENT & PLEA HEARING

## ANDY LLOYD HUEBSCHMANN

Case No. 19-CR-119

HONORABLE WILLIAM C. GRIESBACH, presiding Proceeding Held: August 5, 2019 Deputy Clerk: Cheryl	Time Called: 9:00 a.m. Time Concluded: 9:23 a.m. Tape: 080519		
Appearances:			
UNITED STATES OF AMERICA by:	Daniel Humble for Rebecca L. Taibleson		
ANDY LLOYD HUEBSCHMANNin person and by:	Michael J. Steinle Brian Koehler □ Interpreter Sworn		
US PROBATION OFFICE by:			
INTERPRETER:			
☐ Original Indictment ☐ Superseding Indictment			
$\boxtimes$ Copy of indictment received by defendant $\square$ indictment read; or $\boxtimes$ reading waived	□ Defendant advised of maximum penalties:     □ 20y, \$1 million, 3y SR, \$100 SA		
<ul> <li>indictment. The Court accepts the waiver of an indictm</li> <li>☑ Defense counsel advises that defendant wishes to enter a plea of guilty</li> <li>☑ Plea agreement filed</li> <li>☑ Defendant has reviewed plea agreement with counsel and is satisfied w/representation</li> <li>☑ Defendant sworn</li> <li>☑ Defendant advised that false statements made under oath may result in prosecution for perjury</li> <li>☑ Court questions defendant as to background, education, medical history, drug usage</li> </ul>	ion by indictment. The defendant executes the waiver of ent.   □ Court advises defendant as to: □ Elements of the offense □ Maximum penalties □ Mandatory minimum sentence □ Forfeiture provision □ Sentencing guidelines □ Right to a jury trial □ Waiver of appeal rights □ Government provides factual basis as set forth in plea agreement		
<ul> <li>         ⊠ GUILTY plea entered to Count(s) 1         of the ⊠ information     </li> </ul>	<ul> <li>         ⊠ Court finds Defendant's plea to be knowing and voluntary and that a factual basis exists for the plea     </li> <li>         ⊠ Defendant adjudged guilty     </li> </ul>		

Case 1:19-cr-00119-WCG Filed 08/05/19 Page 1 of 2 Document 4

$\boxtimes$	CHARGE: 22 U.S.C. § 2778(b)(2) and 2778(c) and 22 CFR § 121.1, 123.1, and 127.1 Illegal Export of Defense Articles PSR ordered September 2 set for Neverther 4 et 1:20 p.m.	
	Sentencing set for: November 4 at 1:30 p.m.	
	Defendant released on: ⊠ O/R bond; □ Cash bond; □ Property bond; ⊠ with conditions.  SEE Order Setting Conditions of Release.  Defendant is ordered detained pending sentencing. SEE Order of Detention Pending Sentencing.	
	Court orders federal detainer.  Defendant is ordered temporarily detained. Detention hearing set for:  Bond continued; or □ Detention continued as previously set	
	Case 1:19-cr-00119-WCG Filed 08/05/19 Page 2 of 2 Document 4	